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LEGISLATIVE EDUCATION STUDY COMMITTEE
BILL ANALYSIS
56th Legislature, 1st Session, 2023

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<tr>
<th>Bill Number</th>
<th>SJR1/SRCS/aSRC</th>
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<td>Tracking Number</td>
<td>.224732.1</td>
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<td>Short Title</td>
<td>State Board of Education, CA</td>
<td>Original Date</td>
<td>2/15/2023</td>
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<td>Analyst</td>
<td>Andrews</td>
<td>Last Updated</td>
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BILL SUMMARY

Synopsis of SRC Amendment

The Senate Rule Committee amendment to the Senate Rules Committee Substitute for SJR1 (SJR1/SRCS/aSRC) provides clarity that five members of the state school board will be appointed by the governor, and adds language to specify that appointed members cannot have changed their party affiliation within two years prior to the appointment.

Synopsis of Original Bill

The Senate Rules Committee Substitute for SJR1 (SJR1/SRCS/aSRC) proposes to repeal and replace Article XII, Section 6 of the Constitution of the State of New Mexico to create a state school board and the Public Education Department (PED). The state school board would determine public school and career technical education (CTE) policy, and have control and direction of all public schools, including financial direction, distribution of school funds, financial accounting, and must appoint a superintendent of public instruction to direct the operations of PED.

The state school board would be composed of 15 members, ten elected and five state officers appointed by the governor, for staggered terms of six years, as provided by law. Elected board members must be residents of the state school board district from which they are elected, and must remain a resident of that district or have their term automatically terminated. Appointed members, who would be state officers, must be nominated by the governor with the consent of the Senate. Appointed members must be qualified electors, and no more than three can be members of the same political party. One of the five appointed members must be a tribal representative. No more than two members can be appointed from the same county.

SRJ1/SRCS/aSRC provides for a transition period from the current structure of the PED and the Public Education Commission (PEC): the PEC districts would be the state school board districts until redistricting occurs after the 2030 federal decennial census, and the PEC would continue until replaced by the elected members of the state school board on January 1, 2027.
As this is a constitutional amendment, its adoption is subject to voter approval at the next general election or special election prior to the date of the next general election. After the adoption of this amendment, SJR1/SRCS/aSRC specifies elected members of the state school board would be elected at the 2026 general election for staggered terms beginning January 1, 2027, and appointed members may be appointed before January 1, 2027 for staggered terms beginning January 1, 2027, and may exercise their powers and duties while awaiting Senate confirmation.

**FISCAL IMPACT**

SJR1/SRCS/aSRC does not contain an appropriation.

Section 1-16-13 NMSA 1978 requires the Secretary of State (SOS) to print the full text of each proposed constitutional amendment, in Spanish and English, in an amount equal to 10 percent of the registered voters in the state. The cost of producing the voter guide will change depending upon the number and length of the constitutional amendments passed and the number of registered voters. The SOS is also constitutionally required to publish the full text of each proposed constitutional amendment once a week for four weeks preceding the election in newspapers in every county in the state. The cost will vary on the length of the ballot question. However, as a reference, in 2022, the SOS published three constitutional amendments and three bond questions for approximately $404 thousand.

**SUBSTANTIVE ISSUES**

**State School Board of Education.** The proposed joint resolution returns the operation and management of public education in New Mexico to a structure similar to one in place prior to the 2003 constitutional amendment that created the state’s current system of a cabinet-level PED presided over by a secretary of public education.

SJR1/SRCS/aSRC replacement of the secretary of education with a state superintendent of public instruction could potentially have stabilizing effects on state education leadership and provide a buffer from political motives. Since the creation of the secretary of public education in 2003, there have been seven secretaries of PED: Veronica Garcia (2003-2010), Hanna Skandera (2010-2017), Christopher Ruszkowski (2017-2019), Karen Trujillo (2019), Ryan Stewart (2019-2021), Kurt Steinhaus (2021-2022), and interim secretary Marianna Padilla (2022-present).

A constitutional amendment making such a fundamental change to a cabinet-level agency, if approved by the voters, would necessitate extensive statutory and regulatory revision, with regard to the agency’s powers, duties, and organization.

SJR1/SRCS/aSRC also removes the constitutional provision creating the PEC, the authorizer of state-chartered charter schools. Statutory provision reassigning the PEC’s powers and duties will also be required, most extensively affecting the Charter Schools Act. Another body, presumably the state board of education, would be required to assume the PEC’s duties. The existing administrative relationship between PED and PEC, in which Charter Schools Division staff supports the PEC in its work to authorize state-chartered charter schools, could mitigate some of the issues associated with this transfer of authority and responsibility.

**Current PEC Structure.** The PEC consists of 10 elected commissioners that serve for staggered terms of four years. Commission members are residents of the PEC district from which they are elected. The PEC is the authorizer for all state-chartered charter schools in New Mexico. The
primary function of the PEC is the review, and approval or disapproval, of applications to authorize state chartered charter schools. This includes renewal, suspension, and revocation of state level charters. Acting as the state-level authorizer occupies the bulk of the PEC’s time, work, public meetings, and hearings.

**Education Governance Models.** New Mexico, Minnesota, and Wisconsin are the only states that do not have a state board of education. Education governance models vary throughout the country. According to the [Education Commission of the States](https://www.ecs.org/), state education governance structure generally falls within one of four different models:

1. Voters elect the governor, and then the governor appoints the members of the state board of education and the state superintendent. Ten states fall within this category.
2. Voters elect the governor, who then appoints either all or most of the state board of education. The state board then appoints the state superintendent. Twelve states fall within this category.
3. Voters elect both the governor and the state superintendent. The governor then appoints the state board of education. Nine states fall within this category.
4. Voters elect both the governor and the state board of education. The state board of education then appoints the state superintendent. Six states fall within this category.

Fourteen states, including New Mexico, fall precisely into none of the above models, but rather utilize a modified version of one of these formats. There appears to be no cause-and-effect relationship between governance structures and student performance. For example, examination of National Assessment of Educational Progress (NAEP) test scores shows no relationship between a state’s governance structure and student performance on the NAEP.

**ADMINISTRATIVE IMPLICATIONS**

As mentioned in the discussion of substantive issues, returning the operation of public education to a model similar to that which existed before the education reforms of 2003 may require substantial amendments to both statute and public education administrative rule. Given the number and volume of statutes and rules implicated by public education, this would be a significant task. Extensive reorganization of the department itself may be necessary with the installation of the state board and superintendent of public instruction.

The reassignment of PEC’s powers and duties, most likely to the state board of education, would also require statutory and regulatory change. It is unclear if current staffing levels at PED will be sufficient to cover all of the commission’s former duties.

**OTHER SIGNIFICANT ISSUES**

Powers and duties were transferred from the original state board of education to PED upon adoption of constitutional amendment, effective September 23, 2003, by a vote of 101,542 in favor and 83,155 against.

Prior to this time, the members of the state board of education were elected, with incumbents from the board becoming PEC members upon approval of the amendment, with duties limited to strategic planning and policy advisement for local school boards. The PEC’s current responsibility for chartering schools was established in 2006. Statutory implementation of the constitutional amendment began in 2004 with the passage of the Public Education Department Act, which made several significant changes to law including:
Provision for the organization of the new department, granting the newly appointed secretary “every power expressly enumerated in the law” unless expressly exempted by law;
Provision for the secretary for “all of the duties, responsibilities and authority of that office” during the time before the secretary was confirmed by the senate;
Explicit notice that the legal duties of the former superintendent of public instruction be deemed references to the new secretary of education, and that all references to the former state board be deemed references to the PED;
Establishment of PED as the sole educational agency for purposes of distributing aid made available through federal statute; and
Provision for delayed repeals of the authority of the state board of education.

RELATED BILLS

Conflicts with HJR7, Public School Admin Office, CA, which proposes to amend Article XII, Section 6 of the Constitution of the State of New Mexico to replace PED with the Public School Administrative Office under the direction and control of the PEC.

SOURCES OF INFORMATION

- LESC Files
- Office of the Attorney General
- Secretary of State

MCA/cf/mb/jkh/cf/msb